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RIGHTS OF BAILOR AGAINST A THIRD PARTY FOR AN INJURY WHEN BAILEE HAD CHATTEL IN POSSESSION AND CONTRIBUTED TO THE INJURY.

The recent case of *Gilson v. Bessemer & L. E. R. Co.*, 75 Atl. Rep. 195, is a very interesting case on the question of what rights the bailor of a chattel has against a third party when his bailee by negligence contributes to the negligent injury of the